### DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN **APPLICATION DATA SHEET (37 CFR 1.76)**

Title of Invention	Data Scrambling System for a Shared Transmission Media						
As the below named	As the below named inventor(s), I/we declare that:						
This declaration is directed to:							
	The attached application, or						
	Application No, filed on,						
	as amended on(if applicable);						
I/we believe that I/w which a patent is so	e am/are the original and first inventor(s) of the subject matter which is claimed and for ught;						
I/ we have reviewed amended by any am	and understand the contents of the above-identified application, including the claims, as nendment specifically referred to above;						
to me/us to be ma applications, materia	I/we acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me/us to be material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT International filing date of the continuation-in-part application.						
All statements made herein of my/own knowledge are true, all statements made herein on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patent issuing thereon.							
FULL NAME OF INV	/ENTOR(S)						
Inventor one: R	Robert P. Basil						
Signature:	Citizen of: <u>USA</u>						
Inventor two:J_o	ohn B. Terry (Deceased)						
Signature:	Citizen of: <u>UK</u>						
Inventor three: _Go	ordon Thomas Mitchell						
Signature:	Citizen of:USA						
Inventor four: _Bra	adley Richard Ree						
Signature:	Citizen of: USA						
☐ Additional inventors	are being named on additional form(s) attached hereto.						

\_\_\_additional form(s) attached hereto. Burden Hour Statement: This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is used by the public to file (and the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This form is estimated to take 1 minute to complete. This time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

PAGE 3/5 PAGE 02

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		Application Number	Not Assigned	<u> </u>
		Filing Data	November 7, 2001	
		First Named Inventor	Bagil of al	
POWER OF AT	TORNEY OR	Title	Data Strainling Systems i	for
AUTHORIZATIO	N OF AGENT	Group Art Unit	Not Assigned	
		Exeminer Name	Not Assigned	
		Attorney Docket Number	0960-021	/
I hereby appoint:  X Practitioners at C OR	Customer Number	26108	Number Ber Code	
Prectitioner(s) na	med below:	<u>.</u> , 11	PATENT, PAGEMENT OFFICE	
	Name	R	egistration Number	
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1	SIGNATURE of Appli	ant or Assignee of Rec	ord	_
Name	Gordan	Thomas Mitchell		
Signature	1. 01.	" Mut	600	
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Date	1000 or shallong to advanced and the	to police interest or their room	esentalivo(s) are required. Submit mu	elola.
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to the first of

WHEREAS, John B. Terry (also known as Jack Terry) (hereinafter the FIRST ASSIGNOR) an individual residing at 2033 Melodi Lane, Cumming Georgia is the inventor of the one or more new and useful improvements described in United States Provisional Patent Application Serial No. 60/246,684 filed on or about November 8, 2000 with title:

# DATA SCRAMBLING SYSTEM IN A SHARED TRANSMISSION MEDIA SUCH AS PASSIVE COAX DISTRIBUTION

and known as coaXmedia docket number 0960-014;

WHEREAS, FIRST ASSIGNOR wishes to memorialize his conveyance of any and all rights FIRST ASSIGNOR may have acquired and retained in the above identified patent application to coaXmedia, Inc.;

WHEREAS, JT Laboratories LLC a Georgia limited liability company (hereinafter the SECOND ASSIGNOR) having a principle place of business at 2033 Melodi Lane, Cumming Georgia 30041, having an existing relationship with John B. Terry, wishes to memorialize its conveyance of any and all rights it may have acquired and retained in the above identified patent application, including but not limited to, any and all rights acquired through JT Laboratories LLC's various relationships with John B. Terry; JT Innovations, LLC, and coaXmedia, Inc. to coaXmedia, Inc.;

WHEREAS, JT Innovations, LLC a Georgia limited liability company (hereinafter the THIRD ASSIGNOR) having a principle place of business at 1220 Oak Industrial Lane, Suite B, Cumming, Georgia 30041 USA, having an existing relationship with John B. Terry, and JT Laboratories LLC wishes to memorialize its conveyance of any and all rights it may have acquired and retained in the above identified patent application, including but not limited to, any and all rights acquired through JT Innovations, LLC's various relationships with John B. Terry, JT Laboratories, LLC, or coaXmedia, Inc. to coaXmedia, Inc.;

WHEREAS, coaXmedia, Inc. a corporation having a principal place of business at 1220 Oak Industrial Lane, Suite B, Cumming, Georgia 30041 USA, (hereinafter ASSIGNEE) is desirous of memorializing the transfer of the entire right, title and interest therein;

NOW, THEREFORE, for good and valuable consideration, flowing to each of the ASSIGNORS from relationships with ASSIGNEE or between pairs of ASSIGNORS, and the

Page 1 of 5 of Assignment for U.S. Provisional Patent Applications Serial No. 60/246,684 for DATA SCRAMBLING SYSTEM IN A SHARED TRANSMISSION MEDIA SUCH AS PASSIVE COAX DISTRIBUTION (Docket No. 0960-014)

payment of \$5.00 from ASSIGNEE to THIRD ASSIGNOR to allocate among ASSIGNORS as they shall decide, the receipt and sufficiency of which are hereby acknowledged, the said FIRST, SECOND, and THIRD ASSIGNORs by these presents hereby sell, assign, and transfer unto the said ASSIGNEE, its successors, assigns, and legal representatives, the full, exclusive, non-revocable, and worldwide rights to the said improvements, including all letters patents which result directly or indirectly from the referenced provisional patent application, including patents arising under a non-provisional application, continuation (including but not limited to RCE or CPA continuations), continuation in part, reissue, re-examination proceeding, or any other process granting legal rights within the United States or anywhere in the world, including all rights obtainable from said improvements, in the United States and all foreign countries, together with the right of priority for all member countries under: the International Convention for the Protection of Industrial Property, Inter-American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States of America adheres including related rights such as utility model registration, inventor's certificates, defensive publications, and the like;

And, ASSIGNORs hereby authorize and request the Director of the United States Patent and Trademark Office, and any officials of foreign countries whose duty it is to issue patents or related rights on applications as referenced above to issue any patents or document conveying rights arising from the referenced application to ASSIGNEE in accordance with the terms of this assignment for ASSIGNEE's sole use and behalf, and for the use and behalf of ASSIGNEE's successors, assigns, and legal representatives, to the full end of the term for which any patent may be granted, as fully and entirely as the same would have been held by anyone, any two, or all three ASSIGNORs had this assignment and sale not been made;

And, ASSIGNORs hereby agree to transfer a like interest upon request of said ASSIGNEE, ASSIGNEE's successors, assigns, and legal representatives, and without further remuneration, to any improvements, and applications for patents based thereon, growing out of or related to the said improvements; and to execute any papers by ASSIGNEE, his successors, assigns, and legal representatives, deemed essential to ASSIGNEE's full protection and title in and to the improvements hereby transferred;

Agreeing, further, upon request of ASSIGNEE, and without further remuneration, to execute any and all papers desired by ASSIGNEE, for full protection and title in and to the improvements hereby transferred including any and all papers desired by ASSIGNEE for the filing and granting of foreign applications and the perfecting of title thereto in ASSIGNEE;

And ASSIGNORs hereby further covenant and agree that some combination of one or two or all three ASSIGNORs have the full right to convey the entire interest herein assigned, and each ASSIGNOR has not and will not execute any agreement in conflict herewith;

And each ASSIGNOR hereby covenants and agrees that each ASSIGNOR covenants individually to communicate to ASSIGNEE any facts know to that ASSIGNOR respecting said improvements, and will testify in any legal proceeding, sign all lawful papers, execute all divisional, continuation, continuation-in-part, substitute and reissue applications, make all rightful oaths and generally do everything possible to obtain and enforce proper patent protection for said improvements in all countries.

F	ir	S	t	A	SS	i	gr	or

In testimony whereof, I hereunto set my of	y hand this day
(signature of John F	3. Terry (First Assignor))
STATE OF GEORGIA	(Thot Photighor))
FORSYTH COUNTY	
On <u>March</u> 2  a Notary Public for the State are <u>JUHN</u> B. TEREY satisfactory evidence to be the person whose	, 2001, before the undersigned, and County aforesaid, personally appeared, known to me or proved to me on the basis of name is subscribed to the above assignment, and
Andrea Olornon	My Commission Expires March 13, 2004 Notary Public, Fulton County, Georgia
Notary Public	Date my Commission will expire on

		In testimony				and this	2 nd	day	
		Man		JB 7	Elfy	r la	ES (DE) s LLC (name	17	
/		(Autho	erřzed Repre	esentative	for JT I	Laboratorie	s LLC (name	and title))	
		OF GEORG TH COUNT							
			Marc					1, before the ur	
	a Not	ary Public	for th	e State	and	County		personally	
	or prove	ed to me on t	he basis of s	atisfactor	y evider	to sign it ice to be th		ories LLC, kno ose name is sub	
	the abov	ve assignmer	nt, and ackno	wledged	that he	executed th	ne same.		
	A	rdew	O'Con	non	-		mmission Expires y Public, Fulton C		
	Nótary l	Public				Date my	Commissio	n will expire o	n

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	Third Assignor
	In testimony whereof, I hereunto set my hand this 2 nd day of MARCH, 2001.
	J.B. TERRY PRESIDENT
	(Authorized Representative for JT Innovations, LLC (name and title))
/	STATE OF GEORGIA
	FORSYTH COUNTY
	On March 2, 2001, before the undersigned, a Notary Public for the State and County aforesaid, personally appeared
	or proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to
	the above assignment, and acknowledged that he executed the same.
7 KD 47	My Commission Expires March 13, 2004 Notary Public, Fulton County, Georgia
	Notary Public Date my Commission will expire on
100	



WHEREAS, G. Thomas Mitchell, (also known as Tom Mitchell or Gordon Thomas Mitchell, Jr.) an individual residing at 1505 Chadberry Way, Lawrenceville, GA 30043 (hereinafter the FIRST ASSIGNOR) is the inventor of the one or more new and useful improvements described in a United States Provisional Patent Application Serial No. 60/246,684 filed on or about November 8, 2000 with title:

# DATA SCRAMBLING SYSTEM IN A SHARED TRANSMISSION MEDIA SUCH AS PASSIVE COAX DISTRIBUTION

and known as coaXmedia docket number 0960-014;

WHEREAS, FIRST ASSIGNOR wishes to memorialize his conveyance of any and all rights FIRST ASSIGNOR may have acquired and retained in the above identified patent application to coaXmedia, Inc.;

WHEREAS, Strategic Web Services, Inc. a Georgia company (hereinafter the SECOND ASSIGNOR), having an existing relationship with G. Thomas Mitchell, wishes to memorialize its conveyance of any and all rights it may have acquired and retained in the above identified patent application, including but not limited to, any and all rights acquired through Strategic Web Services, Inc.'s various relationships with G. Thomas Mitchell, and coaXmedia, Inc. to coaXmedia, Inc.:

WHEREAS, coaXmedia, Inc. a corporation having a principal place of business at 1220 Oak Industrial Lane, Suite B, Cumming, Georgia 30041 USA, (hereinafter ASSIGNEE) is desirous of memorializing the transfer of the entire right, title and interest therein;

NOW, THEREFORE, for good and valuable consideration, flowing to each of the ASSIGNORS from relationships with ASSIGNEE or between pairs of ASSIGNORS, as set forth in the CONSULTING AGREEMENT of February 29, 2000 executed by coaXmedia, Inc., G. Thomas Mitchell & Strategic Web Services, Inc. and any successor or related agreements, and the payment of \$5.00 from ASSIGNEE to SECOND ASSIGNOR to allocate between ASSIGNORS as they shall decide, the receipt and sufficiency of which are hereby acknowledged, the said FIRST and SECOND ASSIGNORs by these presents hereby sell, assign, and transfer unto the said ASSIGNEE, its successors, assigns, and legal representatives, the full, exclusive, non-revocable, and worldwide rights to the said improvements, including all letters patents which result directly or indirectly from the referenced provisional patent application, including patents arising under a non-provisional application, continuation (including but not limited to RCE or CPA continuations), continuation in

part, reissue, re-examination proceeding, or any other process granting legal rights within the United States or anywhere in the world, including all rights obtainable from said improvements, in the United States and all foreign countries, together with the right of priority for all member countries under: the International Convention for the Protection of Industrial Property, Inter-American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States of America adheres including related rights such as utility model registration, inventor's certificates, defensive publications, and the like;

And, ASSIGNORs hereby authorize and request the Director of the United States Patent and Trademark Office and any officials of foreign countries whose duty it is to issue patents or related rights on applications as referenced above to issue any patents or document conveying rights arising from the referenced application to ASSIGNEE in accordance with the terms of this assignment for ASSIGNEE's sole use and behalf, and for the use and behalf of ASSIGNEE's successors, assigns, and legal representatives, to the full end of the term for which any patent may be granted, as fully and entirely as the same would have been held by either or both ASSIGNORs had this assignment and sale not been made;

And, ASSIGNORs hereby agree to transfer a like interest upon request of said ASSIGNEE, ASSIGNEE's successors, assigns, and legal representatives, and without further remuneration, to any improvements, and applications for patents based thereon, growing out of or related to the said improvements; and to execute any papers by ASSIGNEE, his successors, assigns, and legal representatives, deemed essential to ASSIGNEE's full protection and title in and to the improvements hereby transferred;

Agreeing, further, upon request of ASSIGNEE, and without further remuneration, to execute any and all papers desired by ASSIGNEE, for full protection and title in and to the improvements hereby transferred including any and all papers desired by ASSIGNEE for the filing and granting of foreign applications and the perfecting of title thereto in ASSIGNEE;

And ASSIGNORs hereby further covenant and agree that some combination of one or both of the ASSIGNORs have the full right to convey the entire interest herein assigned, and each ASSIGNOR has not and will not execute any agreement in conflict herewith;

And each ASSIGNOR hereby covenants and agrees that each ASSIGNOR covenants individually to communicate to ASSIGNEE any facts know to that ASSIGNOR respecting said improvements, and will testify in any legal proceeding, sign all lawful papers, execute all divisional, continuation, continuation-in-part, substitute and reissue applications, make all rightful oaths and generally do everything possible to obtain and enforce proper patent protection for said improvements in all countries.

First Assignor	
In testimony whereof, I hereunto set m of <u>whrech</u> 2001.	ay hand this day
6. This M	thell
(signature of G. Thoma	as Mitchell (First Assignor))
STATE OF GEORGIA FORSYTH COUNTY	
G. Thomas Mitchelf	, 2001, before the undersigned, and County aforesaid, personally appeared , known to me or proved to me on the basis of a name is subscribed to the above assignment, and
Anchew Olonnon	My Commission Expires March 13, 2004 Notary Public, Fulton County, Georgia
Notary Public	Date my Commission will expire on

In testimony whereof, I hereunto set my hand this
(Authorized Representative for Strategic Web Services, Inc. (name and title))
STATE OF GEORGIA FORSYTH COUNTY
On March 5th , 2001, before the undersigned,
a Notary Public for the State and County aforesaid, personally appeared
G. Thomas Mitchell to sign for Strategic Web Services, Inc, known
to me or proved to me on the basis of satisfactory evidence to be the person whose name is
subscribed to the above assignment, and acknowledged that he executed the same.
My Commission Expires March 13, 2004 Notary Public, Fulton County, Georgia
Notary Public Date my Commission will expire on

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WHEREAS, John B. Terry, an individual residing at 2033 Melodi Lane, Cumming Georgia is the inventor of the one or more new and useful improvements described in a United States provisional patent application with title ARCHITECTURE AND METHOD FOR AUTOMATIC DISTRIBUTED GAIN CONTROL FOR INTERNET COMMUNICATION FOR MDUs AND HOTELS with U.S. Patent Application No. 60/193,855;

WHEREAS, JT Laboratories LLC a Georgia limited liability company (hereinafter the ASSIGNOR) having a principle place of business at 2033 Melodi Lane, Cumming Georgia 30041, having an existing relationship with John B. Terry, wishes to memorialize its conveyance of any and all rights it may have acquired and retained in the above identified patent application, including but not limited to, any and all rights acquired through JT Laboratories LLC's various relationships with John B. Terry; and coaXmedia, Inc. to coaXmedia, Inc.;

WHEREAS, coaXmedia, Inc. a corporation having a principal place of business at 1220 Oak Industrial Lane, Suite B, Cumming Georgia 30041 USA, (hereinafter ASSIGNEE) is desirous of memorializing the transfer of the entire right, title and interest therein;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the said ASSIGNOR by these presents hereby sells, assigns, and transfers unto the said ASSIGNEE, its successors, assigns, and legal representatives, the full, exclusive, non-revocable, and worldwide rights to the said improvements, including all letters patents which result directly or indirectly from the referenced provisional patent application, including patents arising under a non-provisional application, continuation (including but not limited to CPA and RCE applications), continuation in part, reissue, reexamination proceeding, or any other process granting legal rights within the United States or anywhere in the world, including all rights obtainable from said improvements, in the United States and all foreign countries, together with the right of priority for all member countries under: the International Convention for the Protection of Industrial Property, Inter-American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States of America adheres including related rights such as utility model registration, inventor's certificates, defensive publications, and the like;

And, ASSIGNOR hereby authorizes and requests the Commissioner of Patents and Trademarks, and any officials of foreign countries whose duty it is to issue patents or related rights on applications as referenced above to issue any patents or document conveying rights arising from the referenced application to ASSIGNEE in accordance with the terms of this assignment for ASSIGNEE's sole use and behalf, and for the use and behalf of ASSIGNEE's successors, assigns, and legal representatives, to the full end of the term for which any patent may be granted, as fully and entirely as the same would have been held by ASSIGNOR had this assignment and sale not been made;

And, ASSIGNOR hereby agrees to transfer a like interest upon request of said ASSIGNEE, ASSIGNEE's successors, assigns, and legal representatives, and without further remuneration, to any improvements, and applications for patents based thereon, growing out of or related to the said improvements; and to execute any papers by ASSIGNEE, his successors, assigns, and legal representatives, deemed essential to ASSIGNEE's full protection and title in and to the improvements hereby transferred;

Agreeing, further, upon request of ASSIGNEE, and without further remuneration, to execute any and all papers desired by ASSIGNEE, for full protection and title in and to the improvements hereby transferred including any and all papers desired by ASSIGNEE for the filing and granting of foreign applications and the perfecting of title thereto in ASSIGNEE;

And ASSIGNOR hereby further covenants and agrees that ASSIGNOR has the full right to convey the entire interest herein assigned, and ASSIGNOR has not and will not execute any agreement in conflict herewith;

And ASSIGNOR hereby covenants and agrees to communicate to ASSIGNEE any facts know to that ASSIGNOR respecting said improvements, and will testify in any legal proceeding, sign all lawful papers, execute all divisional, continuation, continuation-in-part, substitute and reissue applications, make all rightful oaths and generally do everything possible to obtain and enforce proper patent protection for said improvements in all countries.

Assignor

In testimony whereof, I hereunto set my hand this day  of
(Authorized Representative for JT Laboratories LLC (name and title))
STATE OF GEORGIA FORSYTH COUNTY
On
Notary Public Date my Commission will expires on

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SEAT BY: COAXMEDIA, INC.;

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PAGE 4/5

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STATEMENT UNDER 37 CFR 3.73(b)						
Applicant/Patent Owner: Basil et al.						
	Filed/Issue Date: November 8, 2000					
Entitled: <u>Pata Scrambling System in a </u> Passive Coax Distributiog	Shared Transmission Modia such as					
farming on Warnibuston	pe of Assignee, e.g., corporation, parmership, university, government agency, etc.)					
coakmedia, Inc.	A Corporation					
states that it is:						
1. $\overline{\mathbf{X}}$ the assignee of the entire right, title, and into	erest; or					
<ol> <li>an assignee of less than the entire right, title The extent (by, percentage) of its ownership</li> </ol>	e and interest. p interest is%					
in the patent application/patent identified above by	/ virtue of either:					
<ul> <li>An assignment from the inventor(s) of the person was recorded in the United States Patent and which a copy thereof is altached.</li> </ul>	etent application/patent identified above. The assignment and Trademark Office at Reel, Frame, or for					
OR						
assignce as shown below:	stent application/patent identified above, to the current					
1. From: Robert P. Basil	To: coakmadia, Tro					
Reel 011652 Frame 0232	, or for which a copy thereof is attached.					
2. From: Bradley Richard Ree	To: Coaxmedia, Tro					
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148 <u>011657 Frame 0356</u>	or for which a convitament is attached					
3. From:	Innetics, IIC coakeedia, Irc					
The document was recorded in the Unit	ited States Patent and Trademark Office at, or for which a copy thereof is attached.					
$[\chi]$ Additional documents in the chain of titl	lle are listed on a supplemental sheet.					
A Copies of assignments or other documents in the [NOTE: A separate copy (i.e., the original assign	e chain of title are attached.  Inment document or a true copy of the original document)  Cordence with 37 CFR Part 3, if the assignment is in he					
The undersigned (whose title is supplied below) is au	uthorized to act on behalf of the assignee.					
_11/7/01	Gordon Thomas Mitchell					
′ / Date	Typed or printed name					
	Chief Operating Officer					

Signatures

Builden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will very depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be early to the Chief Information Officer. U.S. Patent and Tradement Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Avaisating Commissioner for Patents, Washington, DC 20231.

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SENT BY: COAXMEDIA, INC.;

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Supplemental Page to Statement under 37 CFR 3.73(b)

Provisional Application No. 60/246,684

Filed November 8, 2000

For: Data Scrambling System in a Shared Transmission Media Such as Passive Coax

Distribution

 From G. Thomas Mitchell/Strategic Web Services, Inc. to coaxmedia, Inc.
 The document was recorded in the United States Patent and Trademark Office at Recl 011652, Frame 0337, or for which a copy thereof is attached.

PTO/86/86 (08-00)
Approved for use through 10/31/2002, OMB 0651-0031
U.S.Palent and Tradsmark Office; U.S. DEPARTMENT OF COMMERCE
Under the Pererwork Reduçtion Add of 1995, no paraons are required to reapong to a collection of information unless & diagleys a valid OMB control number.

THE RESTRICT

STATEMENT UNDER 37 CFR 3.73(b)					
Applicant/Patent Owner: Terry, John B.					
Application No./Patent No.: 60/193,855 Entitled Architecture and Method for Auton	Filed/Issue Date. <u>March 30, 2000</u> Natic Distributed Gain Control for				
Internet Communication for MDUs a					
(Name of Assignes) (Type of Assignes) COAXMedia, Inc. A corr	Highes. e.g., corporation, partnership, university, government egency, etc.)				
states that it is:					
1. X the assignee of the entire right, title, and interest:	<b>o</b> r				
<ol> <li>an assignee of less than the entire right, title and The extent (by, percentage) of its ownership inter</li> </ol>	interest. est is%				
in the patent application/patent identified above by virtu	e of either:				
A. [A] An assignment from the inventor(s) of the patent was recorded in the United States Patent and Trawhich a copy thereof is attached.	application/patent Identified above. The assignment ademark Office at Reel (1125) Frame (1548), or for				
OR					
A chain of title from the inventor(s), of the patent assignee as shown below:	application/patent identified above, to the current				
Reel, Frame	Fo:States Patent and Trademark Office at, or for which a copy thereof is attached.				
2, From: The document was recorded in the United :	O:				
	or for which a copy thereof is attached.				
3. From:	·o:				
The document was recorded in the United 5					
[ ] Additional documents in the chain of title ar	e listed on a supplemental sheet.				
[ ) Copies of assignments or other documents in the chi [NOTE: A separate copy (i.e., the original assignment must be submitted to Assignment Division in accordar recorded in the records of the USPTO, <u>See</u> MPEP 3	It document or a true copy of the original document) ince with 37 CFR Part 3, if the assignment is to be				
The undersigned (whose title is supplied below) is author	ized to act on behalf of the assignee.				
No Vemberz 8, 200 ( Date	Typedior printed name  Overland Municipal Signature				
	Chief Operating Officer Title				

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the encount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO. Assistant Commissioner for Petents, Washington, DC 20231.

 $\tau_{j} = i - 1 - \frac{k}{n} \tau_{j-1} - \tau_{j-1}$ 

WHEREAS, Robert P. Basil (hereinafter ASSIGNOR) an individual residing at 435 Woodbrook Way, Lawrenceville, Georgia is an inventor of the one or more new and useful improvements described in United States Provisional Patent Application Serial No. 60/246,684 filed on or about November 8, 2000 with title:

# DATA SCRAMBLING SYSTEM IN A SHARED TRANSMISSION MEDIA SUCH AS PASSIVE COAX DISTRIBUTION;

and known as coaXmedia docket number 0960-014;

WHEREAS, coaXmedia, Inc. a corporation having a principal place of business at 1220 Oak Industrial Lane, Suite B, Cumming Georgia 30041 USA, (hereinafter ASSIGNEE) is desirous of memorializing the transfer of the entire right, title and interest therein;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the said ASSIGNOR by these presents hereby sells, assigns, and transfers unto the said ASSIGNEE, its successors, assigns, and legal representatives, the full, exclusive, non-revocable, and worldwide rights to the said improvements, including all letters patents which result directly or indirectly from the referenced provisional patent application, including patents arising under a non-provisional application, continuation, continuation in part, reissue, re-examination proceeding, or any other process granting legal rights within the United States or anywhere in the world, including all rights obtainable from said improvements, in the United States and all foreign countries, together with the right of priority for all member countries under: the International Convention for the Protection of Industrial Property, Inter-American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States of America adheres including related rights such as utility model registration, inventor's certificates, defensive publications, and the like;

And, ASSIGNOR hereby authorizes and requests the Director of the United States Patent and Trademark Office, and any officials of foreign countries whose duty it is to issue patents or related rights on applications as referenced above to issue any patents or document conveying rights arising from the referenced application to ASSIGNEE in accordance with the terms of this assignment for ASSIGNEE's sole use and behalf, and for the use and behalf of ASSIGNEE's successors, assigns, and legal representatives, to the full end of the term for which any patent may be granted, as fully and entirely as the same would have been held by ASSIGNOR had this assignment and sale not been made;

And, ASSIGNOR hereby agrees to transfer a like interest upon request of said ASSIGNEE, ASSIGNEE's successors, assigns, and legal representatives, and without further remuneration, to any improvements, and applications for patents based thereon, growing out of or related to the said improvements; and to execute any papers by ASSIGNEE, his successors, assigns, and legal representatives, deemed essential to ASSIGNEE's full protection and title in and to the improvements hereby transferred;

Agreeing, further, upon request of ASSIGNEE, and without further remuneration, to execute any and all papers desired by ASSIGNEE, for full protection and title in and to the improvements hereby transferred including any and all papers desired by ASSIGNEE for the filing and granting of foreign applications and the perfecting of title thereto in ASSIGNEE;

And ASSIGNOR hereby further covenants and agrees that ASSIGNOR has the full right to convey the entire interest herein assigned, and ASSIGNOR has not and will not execute any agreement in conflict herewith;

And ASSIGNOR hereby covenants and agrees to communicate to ASSIGNEE any facts know to that ASSIGNOR respecting said improvements, and will testify in any legal proceeding, sign all lawful papers, execute all divisional, continuation, continuation-in-part, substitute and reissue applications, make all rightful oaths and generally do everything possible to obtain and enforce proper patent protection for said improvements in all countries.

Assignor	
In testimony whereof, I hereunto set my hand this day of	
(signature of Robert P. Basil, (Assignor))	_

STATE OF GEORGIA
Lorsy & COUNTY
I, Andrew O'Conner Notary Public for Lultan County, Georgia,
do hereby certify that Robert P. Basil personally appeared before me this day and acknowledged the
due execution of the foregoing instrument.
Witness my hand and official seal, this the 5 day of march, 2001.
My Commission Expires March 13, 2004 Notary Public, Fulton County, Georgia  My Commission Expires March 13, 2004 Notary Public, Fulton County, Georgia
My commission expires:
0960-014\ASSIGN (Basil).doc

WHEREAS, Bradley Richard Ree (hereinafter ASSIGNOR) an individual residing at 2935 Emerson Lake Drive, Snellville Georgia 30078, USA is an inventor of the one or more new and useful improvements described in United States Provisional Patent Application Serial No. 60/246,684 filed on or about November 8, 2000 with title:

## DATA SCRAMBLING SYSTEM IN A SHARED TRANSMISSION MEDIA SUCH AS PASSIVE COAX DISTRIBUTION;

and known as coaXmedia docket number 0960-014;

WHEREAS, coaXmedia, Inc. a corporation having a principal place of business at 1220 Oak Industrial Lane, Suite B, Cumming Georgia 30041 USA, (hereinafter ASSIGNEE) is desirous of memorializing the transfer of the entire right, title and interest therein;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the said ASSIGNOR by these presents hereby sells, assigns, and transfers unto the said ASSIGNEE, its successors, assigns, and legal representatives, the full, exclusive, non-revocable, and worldwide rights to the said improvements, including all letters patents which result directly or indirectly from the referenced provisional patent application, including patents arising under a non-provisional application, continuation, continuation in part, reissue, re-examination proceeding, or any other process granting legal rights within the United States or anywhere in the world, including all rights obtainable from said improvements, in the United States and all foreign countries, together with the right of priority for all member countries under: the International Convention for the Protection of Industrial Property, Inter-American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States of America adheres including related rights such as utility model registration, inventor's certificates, defensive publications, and the like;

And, ASSIGNOR hereby authorizes and requests the Director of the United States Patent and Trademark Office, and any officials of foreign countries whose duty it is to issue patents or related rights on applications as referenced above to issue any patents or document conveying rights arising from the referenced application to ASSIGNEE in accordance with the terms of this assignment for ASSIGNEE's sole use and behalf, and for the use and behalf of ASSIGNEE's successors, assigns, and legal representatives, to the full end of the term for which any patent may be granted, as fully and entirely as the same would have been held by ASSIGNOR had this assignment and sale not been made;

And, ASSIGNOR hereby agrees to transfer a like interest upon request of said ASSIGNEE, ASSIGNEE's successors, assigns, and legal representatives, and without further remuneration, to any improvements, and applications for patents based thereon, growing out of or related to the said improvements; and to execute any papers by ASSIGNEE, his successors, assigns, and legal representatives, deemed essential to ASSIGNEE's full protection and title in and to the improvements hereby transferred;

Agreeing, further, upon request of ASSIGNEE, and without further remuneration, to execute any and all papers desired by ASSIGNEE, for full protection and title in and to the improvements hereby transferred including any and all papers desired by ASSIGNEE for the filing and granting of foreign applications and the perfecting of title thereto in ASSIGNEE;

And ASSIGNOR hereby further covenants and agrees that ASSIGNOR has the full right to convey the entire interest herein assigned, and ASSIGNOR has not and will not execute any agreement in conflict herewith;

And ASSIGNOR hereby covenants and agrees to communicate to ASSIGNEE any facts know to that ASSIGNOR respecting said improvements, and will testify in any legal proceeding, sign all lawful papers, execute all divisional, continuation, continuation-in-part, substitute and reissue applications, make all rightful oaths and generally do everything possible to obtain and enforce proper patent protection for said improvements in all countries.

<u>Assignor</u>		the		
In testimon	ny whereof, I hereunto set my hand this	6	day of	
Malih	, 2001.			
Brally	Richard Re-			
	(signature of Bradley Richard Ree	(Assignor))		

0960-014\ASSIGN (Ree).doc

STATE OF GEORGIA
Toneth COUNTY
I, ANDREA OCONNUR, a Notary Public for Fulton County, Georgia
do hereby certify that Robert P. Basil personally appeared before me this day and acknowledged the
due execution of the foregoing instrument.
Witness my hand and official seal, this the 6 day of March, 2001
My Commission Expires March 13, 2004 Notary Public, Fulton County, Georgia  Andrew Motary Public
My commission expires: